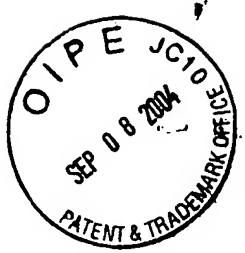


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TECH CENTER 2800 MS POST ISSUE
PATENT
0505-0957P



IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant: Hiroyuki MORITA Conf.: 6483
Appl. No.: 10/083,515 Group: 2821
Filed: February 27, 2002 Examiner: S. Chen
Patent: 6,778,143B2 Issued: August 17, 2004
For: GPS ANTENNA UNIT FOR TWO-WHEELED MOTOR
VEHICLE

LETTER SUBMITTING DOCUMENTS UNDER 37 C.F.R.
§ 1.501 (AFTER ISSUANCE OF PATENT)

MS POST ISSUE

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

September 8, 2004

Sir:

Under 37 C.F.R. § 1.501, the Applicant submits the following references that were cited in a corresponding Chinese Search Report (copy enclosed).

A copy of the references together with a listing on Form PTO-1449, is submitted herewith.

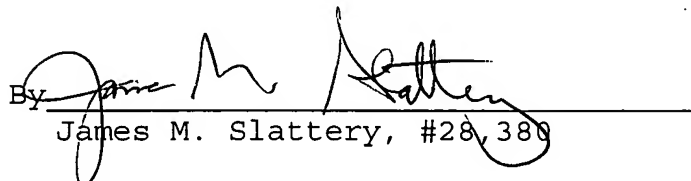
If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees

Appl. No. 10/083,515

required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17;
particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

By 
James M. Slattery, #28,380

P.O. Box 747
Falls Church, VA 22040-0747
(703) 205-8000

cts
JMS/CTT/ags
0505-0957P
Attachment(s)

(Rev. 06/11/2004)

Form PTO-1449 OPI INFORMATION DISCLOSURE CITATION IN AN APPLICATION <small>(use several sheets if necessary)</small>				ATTY. DOCKET NO. 0505-0957P	APPLICATION NO. 10/083,515		
				APPLICANT Hiroyuki MORITA			
				FILING DATE February 27, 2002	GROUP 2821		
U.S. PATENT DOCUMENTS							
EXAMINER INITIAL	DOCUMENT NUMBER	Kind	DATE	NAME	CLASS	SUB CLASS	FILING DATE IF APPROPRIATE
	US 6,078,294	A	2000-06-20	Mitarai			
	US						
	US			RECEIVED			
	US						
	US						
	US						
	US						
	US						
	US						
	US						
	US						
FOREIGN PATENT DOCUMENTS							
Office	DOCUMENT NUMBER	Kind	DATE	COUNTRY	CLASS	SUB CLASS	TRANSLATION
							YES
WO	99/56344	A1	1999-11-04	WIPO			
OTHER DOCUMENTS (Include Name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.)							
EXAMINER				DATE CONSIDERED			
<small>EXAMINER: Initial if citation considered, whether or not citation is in conformance with M.P.E.P. 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.</small>							

THE PATENT OFFICE OF THE PEOPLE'S REPUBLIC OF CHINA

Address: 6 Xi Tu Cheng Lu, Haidian, Beijing

Post Code: 100088

Applicant:	HONDA GIKEN KOGYO KABUSHIKI KAISHA	Date of Notification:
Attorney:	HE TENGYUN	
Application No.:	02103573.3	Date: <u>04</u> Month: <u>06</u> Year: <u>2004</u>
Title of the Invention:	二輪車用 GPS アンテナユニット	

Notification of the First Office Action

1. The applicant requested examination as to substance and examination has been carried out on the above-identified patent application for invention under Article 35(1) of the Patent Law of the People's Republic of China(hereinafter referred to as "the Patent Law").
 The Chinese Patent Office has decided to examine the application on its own initiative under Article 35(2) of the Patent Law.
2. The applicant claimed priority/priorities based on the application(s):
 filed in JP on Feb. 27, 2001, filed in _____ on _____,
 filed in _____ on _____, filed in _____ on _____,
 filed in _____ on _____, filed in _____ on _____,
 The applicant has provided the priority documents certified by the Patent Office where the priority application(s) was/were filed.
 The applicant has not provided the priority documents certified by the Patent Office where the priority application(s) was/were filed and therefore the priority claim(s) is/are deemed not to have been made under Article 30 of the Patent Law.
 The application is a PCT continuation.
3. The applicant submitted amendments to the application on _____ and on _____, wherein the amended _____ submitted on _____ and the amended _____ submitted on _____ are not acceptable, because said amendments do not comply with Article 33 of the Patent Law.
 Rule 51 of the Implementing Regulations of the Patent Law.
 The specific reasons why the amendments are not allowable are set forth in the text portion of this Notification.
4. Examination as to substance was directed to the initial application documents as filed.
 Examination as to substance was directed to the documents as specified below:
 pages _____ of the description, claims _____ and pages _____ of the drawings submitted on _____, pages _____ of the description, claims _____ and pages _____ of the drawings submitted on _____, pages _____ of the description, claims _____ and pages _____ of the drawings submitted on _____, the abstract submitted on _____, and the figure for the abstract submitted on _____.
5. This Notification is issued without search reports.
 This Notification is issued with consideration of the search results.
 Below is/are the reference document(s) cited in this Office Action(the reference number(s) will be used throughout the examination procedure):

No.	Number(s) or Title(s) of Reference(s)	Date of Publication (or the filing date of conflicting application)
1	WO99/56344A	Date: <u>4</u> Month: <u>11</u> Year: <u>1999</u>
2	US6078294A	Date: <u>20</u> Month: <u>6</u> Year: <u>2000</u>
3		Date: _____ Month: _____ Year: _____
4		Date: _____ Month: _____ Year: _____
5		Date: _____ Month: _____ Year: _____

6. Conclusions of the Action:

- On the Specification:
 - The subject matter contained in the application is not patentable under Article 5 of the Patent Law.
 - The description does not comply with Article 26 paragraph 3 of the Patent Law.
 - The draft of the description does not comply with Rule 18 of the Implementing Regulations.
- On the Claims:
 - Claim(s) _____ is/are not patentable under Article 25 of the Patent Law.
 - Claim(s) _____ does/do not comply with the definition of inventions prescribed by Rule 2 paragraph 1 of the Implementing Regulations.
 - Claim(s) _____ does/do not possess the novelty as required by Article 22 paragraph 2 of the Patent Law.
 - Claim(s) 1-7 does/do not possess the inventiveness as required by Article 22 paragraph 3 of the Patent Law.
 - Claim(s) _____ does/do not possess the practical applicability as required by Article 22 paragraph 4 of the Patent Law.
 - Claim(s) _____ does/do not comply with Article 26 paragraph 4 of the Patent Law.
 - Claim(s) _____ does/do not comply with Article 31 paragraph 1 of the Patent Law.
 - Claim(s) 1-7 does/do not comply with the provisions of Rules 20-23 of the Implementing Regulations.
 - Claim(s) _____ does/do not comply with Article 9 of the Patent Law.
 - Claim(s) _____ does/do not comply with the provisions of Rule 12 paragraph 1 of the Implementing Regulations.

7. In view of the conclusions set forth above, the Examiner is of the opinion that:

- The applicant should make amendments as directed in the text portion of the Notification.
- The applicant should expound in the response reasons why the application is patentable and make amendments to the application where there are deficiencies as pointed out in the text portion of the Notification, otherwise, the application will not be allowed.
- The application contains no allowable invention, and therefore, if the applicant fails to submit sufficient reasons to prove that the application does have merits, it will be rejected.
-

8. The followings should be taken into consideration by the applicant in making the response:

- (1) Under Article 37 of the Patent Law, the applicant should respond to the office action within 4 months counting from the date of receipt of the Notification. If, without any justified reason, the time limit is not met, the application shall be deemed to have been withdrawn.
- (2) Any amendments to the application should be in conformity with the provisions of Article 33 of the Patent Law. Substitution pages should be in duplicate and the format of the substitution should be in conformity with the relevant provision contained in "The Examination Guidelines".
- (3) The response to the Notification and/or revision of the application should be mailed to or handed over to the "Reception Division" of the Patent Office, and documents not mailed or handed over to the Reception Divisions have no legal effect.
- (4) Without an appointment, the applicant and/or his agent shall not interview with the Examiner in the Patent Office.

9. This Notification contains a text portion of 2 pages and the following attachments:

- 2 cited reference(s), totaling 28 pages.

Examination Dept. _____ Examiner: _____

Seal of the Examination Department